

REMARKS


The purpose of the present amendment is to respond to a restriction requirement and not to address any questions as to patentability.

Pursuant to 35 U.S.C. § 121 and the Examiner's request, the Applicant elect to prosecute this application under species of Group I as set forth by the Examiner. The claims readable thereon include claims 1-14. The remainder of the claims have been withdrawn.

However, the Applicant respectfully requests reconsideration of the restriction between group I and Group III. MPEP 803 states that "the inventions must be independent or distinct as claimed; and there must be a serious burden on the Examiner if restriction is required." The claims of Group I are focused on a form for making interlocking panels and a kit including such a form, where as Group III is focused on a method of using the device of Group I to create a decorative structure. These groups are very closely related and it would not be an undue burden to examiner the claims of Group I and Group III as a whole.

Applicant respectfully requests that the pending claims, namely claims 1-14 be passed to an early allowance.

Respectfully Submitted,

By 
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